6-23-04 A/ SOA

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CERTIFICATE OF EXPRESS MAIL

NUMBER EV 468039694 45

DATE OF DEPOSIT June 22, 2004

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Signature

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Tongbi Jiang and Zhiqiang Wu

Assignee: Micron Technology

Serial No.: 09/740,751

Filed: December 19, 2000

Title: Method for Forming Novel Zero Force

Insertion Sockets Using Negative Thermal

Expansion Materials (as amended

previously)

Group Art Unit: 3729

Examiner: Rick K. Chang

Examiner phone: (703) 308-4784

Atty. Dkt. No.: 102\0118US2

PETITION TO REVIVE UNINTENTIONALLY ABANDONED PATENT APPLICATION PURSUANT TO 37 C.F.R. § 1.137(b)

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450
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Mail Stop Petition / Attn: Office of Petitions

Dear Sir:

The above-reference application was recently transferred to the responsibility of the undersigned new attorney, who files concurrently herewith a new Power of Attorney.

When the previous attorney transferred his file for this application to the

undersigned, the undersigned noticed that a Final Office Action issued for this case on 06/24/2004 CNGUYEN 00000150 501922 09740751

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December 10, 2002. The previous attorney timely responded that office action by Express Mail on February 8, 2003 (attached). However, the PTO apparently did not receive the February 8, 2003 Response, as evidenced by the previous attorney's filing of a Petition for Consideration of the February 8, 2003 Amendment on December 10, 2003 (attached). Specifically, in that Petition, the previous attorney noted that he called the examiner, who could not confirm receipt of the February 8, 2003 response.

Thereafter, the examiner mailed an Advisory Action on January 7, 2004 (attached). In the advisory action, the examiner acknowledged that he had now considered the February 8, 2003 Response, but that the response did not place the application in a condition for allowance, and hence that Applicant's amendments would not be entered.

Thereafter, the USPTO apparently mailed a Notice of Abandonment for the application on March 26, 2003. This was discovered by the undersigned by accessing the USPTO's Patent Application Information Retrieval (PAIR) system (attached). However, the previous attorney's file does not contain a copy of the March 26, 2003 Notice of Abandonment. Noting this, applicant promptly called the previous attorney to inquire as to whether the previous attorney acknowledged receipt of the Notice of Abandonment. The previous attorney indicated that he had no knowledge of the Notice of Abandonment, and that his docketing system reflected no receipt of the Notice of Abandonment.

In any event, Applicant never intended to let this application go abandoned, and the foregoing shows Applicant's continuing desire to prosecute this patent application. Accordingly, Applicant hereby petitions to revive this application pursuant to 37 C.F.R. § 1.137(b) as unintentionally abandoned. *Applicant states, that the entire period of delay*

in filing the required reply from its due date until the filing of this grantable petition pursuant to Rule 137(b) was unintentional.

Pursuant to 37 C.F.R. § 1.137(c), a reply to the outstanding final office action dated December 10, 2002 is required to accompany this petition. As a reply, Applicant files herewith a Request for Continued Examination (RCE), an Amendment, and an Information Disclosure Statement (IDS) to submit further references for the examiner's consideration.

Applicant believes a petition fee of \$1,330.00 is due pursuant to 37 C.F.R. § 1.17(m). This Office is authorized to deduct that fee, or any other necessary fees, such as extension of time fees, from Deposit Account 501922, referencing docket number 102-0118US-2.

Please feel free to contact the undersigned with any questions.

Respectfully submitted,

Terril Lewis, Reg. No. 46,065

June 22, 2004

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